

1 KRISTOPHER M. HELMICK, ESQ.  
 2 Nevada Bar No. 13348  
 2 KIRILL V. MIKHAYLOV, ESQ.  
 3 Nevada Bar No. 13538  
 3 BOHDEN G. COLE, ESQ.  
 3 Nevada Bar No. 15719  
 4 CHRISTOPHER L. CABANILLA, ESQ.  
 4 Nevada Bar No. 16053  
 5 **PACIFIC WEST INJURY LAW**  
 5 8180 Rafael Rivera Way #200  
 6 Las Vegas, NV 89113  
 6 Phone: (702) 602-4878  
 7 Fax: (702) 665-5627  
 7 Kris@PacificWestInjury.com  
 8 Kirill@PacificWestInjury.com  
 8 Bohden@PacificWestInjury.com  
 9 Christopher@PacificWestInjury.com  
 9 *Attorneys for Plaintiff*

10 **UNITED STATES DISTRICT COURT**

11 **DISTRICT OF NEVADA**

12 JACQUELINE FILLIS-LONGWILL, an  
 13 individual,

14 Plaintiff,  
 15 vs.

16 WALMART ASSOCIATES, INC, a Foreign  
 17 Corporation dba WALMART SUPERCENTER  
 17 #2106; DOE EMPLOYEE, an individual;  
 18 DOES 1I through 20X, inclusive, and ROE  
 18 CORPORATIONS 1 through 20, inclusive,

19 Defendants.

Case 2:23-cv-00623-GMN-EJY

**STIPULATION AND ORDER TO  
EXTEND THE DEADLINE TO FILE THE  
JOINT PRETRIAL ORDER**

**(FIRST REQUEST)**

20 Pursuant to LR 6-1 and LR 26-3, the parties, by and through their respective counsel of  
 21 record, hereby stipulate and request that this Court extend the deadline to file the Joint Pretrial Order  
 22 in the above-captioned case by ninety (90) days from June 13, 2025 to September 11, 2025.

23 This Request for an extension of time is not sought for any improper purpose or other purpose  
 24 of delay. This request for extension is based upon the following:

25 On May 13, 2025, new counsel for Defendant Walmart Associates, Inc. substituted in the  
 26 case. There are some outstanding discovery issues that need to be discussed and resolved between  
 27 the parties. On May 30, 2025, the Court issued an Order setting a settlement conference for August  
 28 20, 2025. Moreover, Plaintiff's counsel has been dealing with family emergency during the past



1 month. These issues provide good cause for parties to request a 90 days extension to file a joint  
 2 pretrial order.

3 WHEREFORE, the parties respectfully request that this Court extend the time for the parties  
 4 to file the Joint Pretrial Order by ninety (90) days from June 13, 2025 to September 11, 2025.  
 5

6 DATED this 13<sup>th</sup> day of June, 2025.

7 **PACIFIC WEST INJURY LAW**

8 /s/ Kirill V. Mikhaylov  
 KRISTOPHER M. HELMICK, ESQ.  
 9 Nevada Bar No. 13348  
 KIRILL V. MIKHAYLOV, ESQ.  
 10 Nevada Bar No. 13538  
 BOHDEN G. COLE, ESQ.  
 11 Nevada Bar No. 15719  
 CHRISTOPHER L. CABANILLA, ESQ.  
 12 Nevada Bar No. 16053  
 8180 Rafael Rivera Way #200  
 Las Vegas, NV 89113  
*Attorneys for Plaintiff*

6 DATED this 13th day of June, 2025.

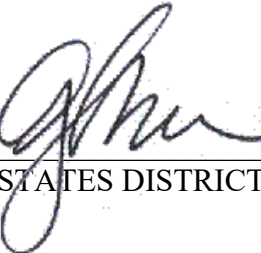
7 **BURGER, MEYER & D'ANGELO, LLP**

8 /s/ Susan E. Gillespie  
 TABETHA A. MARTINEZ, ESQ.  
 Nevada Bar No. 14237  
 SUSAN E. GILLESPIE, ESQ.  
 Nevada Bar No. 15227  
 725 S. 8<sup>th</sup> Street, Suite 200  
 Las Vegas, NV 89101  
*Attorney for Wal-Mart Stores, Inc.*

14 Nunc Pro Tunc  
 15 **ORDER**

16 **IT IS SO ORDERED.**

17 Dated this 16 day of June, 2025.

19   
 UNITED STATES DISTRICT JUDGE

20 Respectfully submitted by:

21 **PACIFIC WEST INJURY LAW**

22 /s/ Kirill V. Mikhaylov  
 KRISTOPHER M. HELMICK, ESQ.  
 23 Nevada Bar No. 13348  
 KIRILL V. MIKHAYLOV, ESQ.  
 24 Nevada Bar No. 13538  
 BOHDEN G. COLE, ESQ.  
 25 Nevada Bar No. 15719  
 CHRISTOPHER L. CABANILLA, ESQ.  
 26 Nevada Bar No. 16053  
 8180 Rafael Rivera Way #200  
 Las Vegas, NV 89113  
*Attorneys for Plaintiff*